09/890	649	Commissioner for Pate United States Patent and Trad
U.S. APPLICATION NO.	PIRST NAMED APPLICANT	Washington
09/890,649	DAHM	ATTY, DOCKST NO.
1	•	INTERNATIONAL ACCURA
026633	5071	INTERNATIONAL APPLICATION NO.
HELLER EHRMAN WHI	ITE & MCAULIFFE LL	PCT/EP00/0083
1666 K STREET,NW SUITE 300		
WASHINGTON DC 200		I.A. FILINO DATE PRIORITY DATE
1	,	02/02/00 03
		09/05/01
NOTIFICATION OF MIS	SING REQUIDENCE TO THE	R 35 U.S.C. 371 IN THE UNITE
STATES	DESIGNATED/ELECTED OFF	R 35 U.S.C. 371 IN THE UNITE
and lottowing items have been at	Ibmitted by the server	
Office as a Designated O	flice (37 CEP 1 404)	Inited States Patent and Trademark
y y.s. pasic National Fee	7-2-1	
Copy of the international	application. Translation of the inte	nuty Status.
Oath or Declaration of in	ventors(s). Translation of Article	emational application into English. 19 amendments into English.
Copy of Article 19 amen Priority Document.	dments. Other:	19 amendments into English.
The International Posture		
Translation of Appearer	nary Examination Report in English and it	S Annexes, if any
	Tremmary Examination	Il Report Jaco Thurst 4
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the indicated items in paragraph 3 belo	ow. The Basic National Research the	not filed the following indicated items and/o of the international application must be filed
U.S. Basic National Fee.	Tity date to avoid abandonment.	or the international application must be filed
	Copy of the internation	nai annticate
3. The following items MUST be furn	nished within the period set forth below in	FF-vanou.
acceptance under 35 U.S.C. 371:	and within the period set forth below in	order to complete the requirements for
in an iranslation of the appli	cation into English. A processing fee will riate 20 or 30 months from the price in	he remines to
The current francisci	riate 20 or 30 months from the priority da	te.
Translation	or reasons indicated on	the attached Nortes as D. c.
C) or a roccastiff tee for brow	iding the tennel of a.s.	
appropriate 20 or 30	months from the priority date (37 CFR 1.	or the Annexes later than the
the application force	Mr compliance with 37 CFR	1,497(a) and (b)
syrcharge will be req	are inventors, in compliance with 37 CFR strains by the International application numuried if submitted later than the appropriate	ber and international filing date)
The current oath or d	rably by the International application num uired if submitted later than the appropriat	te 20 or 30 months from the priority
indicated on the au	ocial ation does not comply with 37 CFR 1	497(s) and (h) 6-4
d. Surcharge for providing	the OCT/DO/EO/917. the oath or declaration later than the appr 1.492(e)).	(o) for the reasons
priority date (37 CFR 4. Additional claim fees of \$	1.492(e)).	opriate 20 or 30 months from the
due (37 CFR 1.492(g)). See attached P	as a large entity small entity, a submit the additional claim fees or cancel TO-875.	the additional element and the additional element
5 - 4 - 11	10-6/3.	and the claims for which fees are
Applicant has not submitted the re	equired sequence listing pursuant to 37 CF	D 1 000 4
1 C17DQ/E0/920.	Paraditi to 37 Ch	R 1.821-1.825. See attached
ALL OF THE ITEMS SET FORTH	N 2(a) 2(B) 4 4 5 5	
MONTHS FROM THE DATE OF THE	N 3(a)-3(d), 4 AND 5 ABOVE MUST B SOUTICE OR BY 22 OR 32 MONTE	E SUBMITTED WITHIN TWO (2) IS (where 37 CFR 1.495 applies) FROM IR. FAILIBE TO PROMETE
RESPOND WILL DESIGN THE AL	IIS NOTICE OR BY 22 OR 32 MONTE PPLICATION, WHICHEVER IS LATE DONMENT.	IS (where 37 CFR 1.495 applies) FROM
	DOMINICAL.	- UNITED TO TROPERLY
The time period set above may be extend	led by filing a netition and says	on of time under the provisions of 37 CFR
1.130(a).	poduon and fee for extension	n of time under the provisions of 37 CFR
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Annexes will be cancelled. A processing	fee will be required if submitted no	later than the time period set shows on the
or 30 G7 CEP 1 405(2)	on of the Annexes MUST be submitted no fee will be required if submitted later that neelled since a translation was not provide	n 20 or 30 months from the priority date.
· Con amount in the file	o priority date.	- PP10P11ate 20 (37 CFR 1.494(d))
Applicant is reminded the		
audress given in the heading and include	ation to the United States Patent and Trad the U.S. application no. shown above. (37	emark Office must be mailed to the
Enclosed: PCT/DO/E0/917	notice MUST be returned with	h this response
PTO-875	Notice of Defective Translation	response.
	PCT/DO/EO/920	
FORM PCT/DO/EO/905 (March 2001)	Telephone:	Kaya Saktimore
•	хелерионе:	(783) 205 2005

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026633 HELLER EHRMAN WHIT 1666 K STREET,NW SUITE 300 WASHINGTON DC 2000	Nua. Gree Trans	INTERNATIONAL APPLICATION NO 100831 LA PILINO DATE PRIORITY DATE 02/03/99
NOTHECATE	ON OF A DEFECTIVE OATH O	09/05/01 Date mailed:

TION OF A DEFECTIVE OATH OR DECLARATION

This application fails to contain an oath or declaration acceptable under 35 U.S.C. 371(c)(4) for entry into the national stage in the United States of America. The period within which to correct the deficiency noted below and avoid abandonment is set in the accompanying Notification.

A new oath or declaration, properly identifying this application (preferably by the international application number and international filing date) is required. The oath or declaration does not comply with 37 CFR 1.497(a),(b) and (f) in that it:

7 Cr X 1.497(a),(b) and (f) in that it:	
/ () an and it.	• • •
1. is not executed in accordance with either 37 CFR 1.66 or 37 CFR 1.68.	
does not identify the application to which it is directed.	-
does not identify the inventor(s).	
does not identify the citizenship of each inventor.	•
does not state that the person making the oath or declaration believes the	
The man that my chill () inventore of the cubicat manter of the	ed inventor or inventors
a patent is sought.	claimed and for which

FAILURE TO SUBMIT AN OATH OR DECLARATION IN COMPLIANCE WITH 37 CFR 1.497(a) AND (b), AND 1.497(d) WHERE APPROPRIATE, WITHIN THE TIME PERIOD SET WILL RESULT IN FAILURE TO ENTER THE NATIONAL STAGE AND THE ABANDONMENT OF THE APPLICATION.

Additionally, the oath or declaration does not comply with 37 CFR 1.63 in that it:

1.	does not identify the mailing address of each inventor. If the residence is different from the mailing address, then the city and state or city and foreign country of residence of each inventor must also be given.
2.	does not state that the person making the oath or declaration:
а	has reviewed and understands the contents of the application, including the claims, as amended by any amendment specifically referred to in the oath or declaration.
b	acknowledges the duty to disclose to the Office all information known to the person to be material to patentability as defined in 37 CFR 1.56.
	does not identify the foreign application for patent or inventor's certificate for which a claim for priority is made pursuant to 37 CFR 1.55, and any foreign application having a filing date before that of the application on which priority is claimed, by specifying the application serial number, country, day, month, and year of its filing.
	EXPEDITION

Telephone: